IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA **ASHEVILLE DIVISION**

CASE NO.: 1:18-CR-68-RJC-WCM

UNITED STATES OF AMERICA

v.

WANDA SKILLINGTON GREENE

DEFENDANT'S SECOND MOTION TO SEAL

NOW COMES Defendant Wanda Greene, through counsel and pursuant to LCrR 49.1.1,

and moves that her Motion to Continue Sentencing be placed under seal. In support of this motion,

the defense shows the Court:

1. On July 19, 2019, this Court denied the defense motion to seal without prejudice.

2. The Motion to Continue references the government's ongoing investigation into public

corruption in Buncombe County. Rule 6 of the Federal Rules of Criminal Procedure

imposes a broad rule of secrecy over matters occurring before the grand jury. The

government has an independent interest in protecting the confidentiality of its

investigation.

3. Sealing is therefore necessary and there are no alternatives in this instance.

4. The defense asks for sealing until the current grand jury investigation is complete. The

defense has no objection to unsealing after the grand jury investigation is complete.

5. Assistant U.S. Attorney Richard Edwards has been consulted and does not object to this

motion.

Dated: July 25, 2019

1

Dated: July 25, 2019

Respectfully submitted,

/s/ Noell P. Tin

TIN FULTON WALKER & OWEN PLLC 301 East Park Avenue Charlotte, N.C. 28203 T: (704) 338-1220 F: (704) 338-1312 ntin@tinfulton.com Counsel for Ms. Greene

CERTIFICATE OF SERVICE

The undersigned hereby certifies that he has served the foregoing DEFENDANT'S SECOND MOTION TO SEAL with the Clerk of Court using the CM/ECF system, which will send notification of such filing to opposing counsel:

Richard Edwards Assistant U.S. Attorney richard.edwards2@usdoj.gov

Dated: July 25, 2019		
	/s/ Noell P. Tin	